

wherein the content of oxygen in the wiring thin film is not more than 100 ppm.

7 ~~24.~~ The Mo-W wiring thin film according to claim ~~18~~¹,

wherein the content of oxygen in the wiring thin film is not more than 50 ppm.

8 ~~25.~~ The Mo-W wiring thin film according to claim ~~18~~¹,

wherein the wiring thin film has an oxide layer formed on the surface thereof.

9 ~~26.~~ The Mo-W wiring thin film according to claim ~~18~~¹,

wherein the wiring thin film is used in a wiring of a display device.

10 ~~27.~~ The Mo-W wiring thin film according to claim ~~26~~⁹,

wherein the display device is a liquid crystal display device.

11 ~~28.~~ The Mo-W wiring thin film according to claim ~~26~~⁹,

wherein the display device is a plasma display device, a solid display device, or
a display device using a field-emission cold cathode.

REMARKS

In the outstanding Office Action, the Examiner rejected claims 5-14, 16 and 17 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-8 of U.S. Patent No. 5,913,100. Applicants respectfully submit that this rejection is moot in view of the preliminary amendment dated October 6, 1998, which canceled claims 1-17. Therefore, the only original claims pending in this application are claims 18-20. These claims were not rejected in the previous Office Action.

By this Amendment, Applicants have added claims 21-28 which all depend, either directly, or indirectly, from allowable claim 18. Claims 21-24 are supported by the

originally filed disclosure at least at the last paragraph of page 8, and claims 25-28 are supported at least at page 10 of the original disclosure. Therefore, no new matter has been added by this Amendment. Applicants therefore respectfully submit that claims 18-28 should be indicated as allowed by the Examiner.

Please grant any extensions of time required to enter this response and charge any additional required fees to our deposit account 06-0916.

Respectfully submitted,

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By: _____



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